IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI DELTA DIVISION

EDGAR CARLISLE PLAINTIFF

VERSUS

CIVIL ACTION NO. 2:09CV5-P-A

BL DEVELOPMENT CORPORATION

DEFENDANT

ORDER

This cause is before the Court on the defendant's Motion for Summary Judgment [25]. The Court, having reviewed the motion, the response, the briefs of the parties, the authorities cited and

being otherwise fully advised in the premises, finds as follows, to-wit:

That the plaintiff has demonstrated a triable issue of fact with regard to his claim against the

defendant. Accordingly, summary judgment is inappropriate. In ruling on a motion for summary

judgment, the court is not to make credibility determinations, weigh evidence, or draw from the facts

legitimate inferences for the movant. Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 255 (1986).

Rather, the evidence of the nonmovant is to be believed, and all justifiable inferences are to be

drawn in its favor. <u>Id.</u> at 255. The United States Supreme Court has granted the trial court some

degree of flexibility when confronted with a summary judgment motion: "Neither do we suggest .

.. that the trial court may not deny summary judgment in a case where there is reason to believe that

the better course would be to proceed to a full trial." Id.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the defendant's [25] Motion for

Summary Judgment is not well-taken and should be, and hereby is, DENIED.

SO ORDERED, this the 28th day of April, 2010.

/s/ W. Allen Pepper, Jr.

W. ALLEN PEPPER, JR.

UNITED STATES DISTRICT JUDGE